

- a representation that the consequences of failing to appear in Immigration Court have been explained to the respondent
- an admission or denial of the factual allegations in the Notice to Appear (Form I-862)
- a concession or denial of the charge(s) in the Notice to Appear (Form I-862)
- a designation of, or refusal to designate, a country of removal
- an identification of the application(s) for relief from removal, if any, the respondent intends to file
- a representation that any application(s) for relief (other than asylum) will be filed no later than fifteen (15) days before the individual calendar hearing, unless otherwise directed by the Immigration Judge
- an estimate of the number of hours required for the individual calendar hearing
- a request for an interpreter, if needed, that follows the guidelines in subsection (n), below
- if background and security investigations are required, a representation that:
 - the respondent has been provided Department of Homeland Security (DHS) biometrics instructions
 - the DHS biometrics instructions have been explained to the respondent
 - the respondent will timely comply with the DHS biometrics instructions prior to the individual calendar hearing
 - the consequences of failing to comply with the DHS biometrics instructions have been explained to the respondent